CAUGHT WITH GOLD.

BUT THE MAN EATING SHARK TOOK 345,000 OF THE BAIT

The Ex-Diver's Story of an Adventure In "Great Days"-Silence Smeared Itself All Over the Veranda at the Completion

"I suppose," quoth James T. Gaulin of Winchester, Mass., who was sitting the hotel veranda, "that I had the honer of killing the most valuable fish that ever swam the seas. I did it single handed too. I aver that this fish was worth more at the time of its death than he finest sperm whale that was ever leave whales out of the question when speaking of fish. It was 30 years ago, and I was young and foolish enough to a deep sea diver. Our diving schooner o recover some stuff from a Spanis that had foundered off the coast of the employment of a diving outfit was it the port near where the wreck lay in of water the agent of the owners thing more surprising. It was that the the cabin, as was usual, but for som eason had been bagged and placed in the hold, being billed as copper washers. This was probably a scheme to avoid any chance of the spirit of capidity arising in the crew, for the treasure was

the confidential man, I was selected to go down first and find the mon-cy bags, attach lines to them and have them taken out before the other divers should proceed with the work of taking out the other freight that the water had not harmed. I was soon in the hold and was surprised to find that the bags were only a little distance from the bole in the side that had caused the schooner to founder. I had been told that there would be 12 bags, but I could lay my hands on but 11 of them. Finally I spied a torn bag lying near the hole in er when the schooner sank. I fastened and had them hoisted, afterward going up for air, for our apparatus was not

In a few minutes I returned to the hold to search for the scattered coins. curred to me that they might have been washed outside the boat, judging from that the hold was far down toward the might hazard the air pipe, so I was pulled up and let down again over the nd any indication of the gold near the digging resolutely in the sand. I had but a foot down when I struck the

a poor lunch. I was kneeling beside the At the shark's onslaught I naturalto use it as a weapon. He turned on his side, opening his horrible mouth. A feeling of grim humor had come over me. The cruel goldbugs had sent me devoured, after saying be a spendthrift at the last. So with all my force I flung the heavy handful of

coin into the yawning month.
"The shark must have thought it was a part of me, for he snapped his jaws over the golden morsel. I am satisfied that he broke some teeth. He swam back a little, and then rushed at me again. I had no weapon but the gold, so again I flung into the hideous maw enough to buy me a home in New Eng-I saw him snap and swallow it. Again and again was the attack repeated, and as often did I hurl gold into the shark's throat. Pretty soon he became dizzy, as it were, for the gold had unbalanced him, settling in the forward part of his body. Then he writhed in agony, and I had to keep dodging his flurry. Then, with one terrible shudder, he sank to the bottom, weighted down by the gold. I tied a line about him and then gave the signal to be pulled up. Then I helped hoist the shark. We cut him open. Gentlemen, you must take the word of an ex-diver that there was \$45,000 in him. Gold had killed him.

Silence smeared itself all over the veranda. The pale moon slid behind a cloud. The amphitheater organ slowly wove a weird chunk of inclody. The chimes began to ring. "Those were great days," said Mr. Gaulin sadly,— Buffalo Express.

The Lowelis hold an honored place in the local history of New England. One member of the family introduced cotton spinning into the United States, and for him the town of Lowell is named. Another left money to found in Boston the course of lectures known as the Lowell institute. The most famous of them all was James Russell Lowell, born in 1819 at Cambridge, Mass., on Feb. 22, also the birthday of the most distinguished of all Americans.—"James Russell Lowell," by Brander Matthews, in St. Nicholas.

Emigrants from the northwest continue to arrive in Americus in small parties, bound for Wilcox county, where 60,000 people from that region will settle this winter on land purchased for the Fitzgerald colony. Ex-Governor Northen is now in Wilcox, where he has options on 50,000 acres of land in addition to that already purchased through

him for the colony.

Many of the colonists are Union sol-As soon as the charter is granted the land will be surveyed into lots to suit purchasers, and 12,000 acres will be laid off into town lots. The streets will be wide, and doubtless it will be of the best laid off towns in the south. The site for the township has not been selected, nor has the name been suggested, but it is thought that one of the most appropriate names that could be given is Northen City. The colonists will begin to arrive in full force about Oct. 1. It is claimed that many of the colonists are worth from \$5,000 to \$50,000. The company has a capital of \$500,000. They will expend \$350,000 in buying the lands, and \$150,000 in improvements. Sawmills and other industries will be established; schools and churches will be established also. Those who have come have met with a warm reception from the good people of that section, and a genuine old Georgia wel-come awaits those yet to come.

Marriage of the Adriatic.

"The Marriage of the Adriatic" was victory won by Sebastian Ziavi, doge of Venice, over Otto, son of Frederick this victory Pope Alexander III, who had been driven to take refuge in Venice, gave to the doge the sovereignty of the sea, and every year the doge used to and throw a gold ring into the Adriatic, saying, "With this ring I thee wed." Flowers were then thrown into the sea, and the procession returned. The sentence delivered by the doge on the occasion was literally, "Despousamus te Mare nostrum in signum veri perpetuique domini."-Brooklyn Eagle.

Redfield was the first meteorologist to prove that in all extensive severe storms a system of surface winds is blowing in

LEGAL NOTICES.

COMMISSIONER'S SALE—BY VIRTUE OF A decree entered in the chancery cause of The Glade Land Company against The Co-operative Land Company, at the September term, 1885, I will offer for sale at public auction, on the prem

In 18td S. S. BROOKE, Clerk.

In the Clerk's Office of the Hustings Court for the city of Roanoke on the 19th day of October, 1858, Rochester savings and Loan Association, plaintiff, against Chas. E. Moore, defendant. Upon answer and coss bill. The object of this suit is to recover from Chas. E. Moore the sum of \$576.32, with interest thereon from the—day 1855, that being the amount due upon his bond as set 16th in these proceedings after the sale of his property in the bill and p. occedings mentioned. And an affidavit having been made and filed that the defendant, Chas. E. Moore, is not a resident of the State of Virginia, it is ordered that he do appear here within fifteen days after due publication hereof, and do what may be necessary to protect his interest in this suit. And it is uurther ordered that a copy hereof be published once a week for four weeks in The Roanous Times and that a copy be posted at the front door of the courthouse of this city on the first day of the next term.

A copy—Teste:

Lussford & Antrim, p. q. 10 20 4w.

LUNSFORD & ANTRIM, p. q.

S. S. BROOKE, Clerk.

LUNSFORD & ANTRIM, p. q. 10 20 4w.

IN THE CLERK'S OFFICE OF THE HUST.
Ings Court for the city of Roanoke, on the 19th day of October, 1895.
Roenester Savings and Loan Association, plaintiff, against Chas. E. Moore, defendant. Upon answer and cross bill.
The object of this suit is to recover from Chas. E. Moore the sum of \$543.82, with interest thereon from the —day of —,1895, that being the amount due upon his bond asset for thin these proceedings after the sale of his property in the bill and proceedings mentioned. And an afflady thaving been made and filed that the defendant, Chas. E. Moore, is not a resident of the State of Virginia, it is ordered that he do appear here within afteen days after due publication hereof, and do what may be necessary to protect his interest in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in Ther Roanoke Times and that acropy he posted at the front door of the court house of this city on the first day of the next term.

A copy—Teste:

S. S. BROOKE, Clerk.

LUNSFORD & ANTRIM p. q. 1020 4w.

LUNSFORD & ANTRIM p. q. 1020 dw.

TRUSTRE'S SALE OF VALUABLE REAL destate—By virtue of a certain deed of trust dated the 4th day of November, 1890, and of record in the clerk's office of the corporation court for the city of Roanoke, Va., in deed book 100, page 450, from Rowsey Noel and Maria Noel, his wire, to the undersirned trustee in trust to secure the Home Loan and Building Association the payment of the debt in said deed mentioned; and default haying been made by said Rowsey Noel, for more than six months, in the payment of his duce, interest and fines, and the board or directors of said association so requiring. I will, ON MONDAY, THE ISTH D 2 Y OF NOVEMBER, 1895, AT 12 O'CLO K NOON, in front of the courthouse in Roanoke, Va., proceed to sell at public auction to the highest bidder, all that parcel of land lying in the city of Roanoke, Va., and described as follows:

Beginning at a point on the rooth side of Factory alloy 76 feet east of atd adjoining the lands of A. L. Hambrick's estate, thence with said alley cast 19 feet running back between parallel line 88 feet, being the same land conveyed to said Rowsey Noell by R. H. Woodrum by deed dated the 19th day of August, 1887.

TREMS—Cash. The proceeds of eale will be applied first to the payment of the costs of saic, including a trusteele commission, and second to the payment of the debt due under said deed of trust to said association, which amounts to \$554.80. The smount in arrears, as ot September

LEGAL NOTICES.

25, 1895, was \$167.20; and third, the sarplus, if any, as the statute directs.

THOS. W. MILLER,

f any, as the statute directs. 10-18-td S. M. BROPHY, Trustee.

an Amendment to the Fifth Section of Article Ten of the Constitution of Virginia, and Providing for Publishing Said Amendment and Certifying the Same to the Next General Assembly.

on by the publishers of the newspapers in which he said proposed amendments shall have been

OFFICE OF CLERK OF HOUSE OF DELEGATES,

KICHMOND, V.K., July 25, 1895.

The foregoing is a copy of a joint resolution roposing an amendment to the fifth section of ticle 10 of the constitution of Virginia, and proding for publishing said amendment and certying the same to the next general assembly—hich was agreed to during the secesions of 1898.

Si by a majority of the member electric sections. joint resolution was approved by the governor on March S, 1894, and is published in accordance with a provision contained therein.

J. BELL BIGGER,

Clerk of House of Delegates and Keeper of the Rolls of Virginia.

81 3m 1aw

Clerk of House of Delegates and Keeper of the Rolls of Virginia.

PY VIRTUB OF A DEEO OF TRUST EXECUTED THE Cuted by Mary A. McCrossin and husband on the 20th day of August, 1891, and duly recorded on page 31 in deed book No. 67 of the flustings Court records for the city of Ronnoke conveying to George J. Feet Tr., and his successors certain real estate therein described in trust to secure to the National Mutual Building and Loan Association of New York certain payments of money provided to be made under the terms of the said trust, which payments now stand in default and said association having assigned for value its entire interest in said debt and the undersigned having been by order of court duly substituted for Geo. J. Feet, trustee, by consent of the parties at interest, therefore, on request of the assignee and beneficiary of said trust I will on SATURDAY. THE 21ST DAY OF SEPTEMBER, 1895, at 12 oclock noon, offer for sale on the premises, at public outcry, to the highest bidder for cash, either in person or by counsel, all of that certain lot or parcel of land, with all the improvements thereon, situated at No 515 Gilmer for Fourth avenue.n.c., in the city of Roanoke, and State of Virginia, and bounded and described as follows, to-wit: "Beginning at a point on the southerly side of Gilmer street, distant 150 feet easterly from the southeasterly corner of Gilmer street and Wood street, and running thence along Gilmer street, south 37 65, cast 50 feet, thence sooth 2° 15′, cast 100 feet to Gilmer street, the place of beginning. Amount due upon said debt as of August 5, 1895, is \$1322.13 and cosis of this Sale.

By consent of the parties at interest the above sale is postnoned to Monday. September 23, 1895.

By consent of the parties at interest the above sale is postponed to Monday, September 23, 1895, at the same time and place.

ARTHUR N. DERR, Trustee.

Under an order of court the above advertised sale is postponed until November 9, 1895, at the same place and hour, or to such other date, to be hereafter stated, as the said court injunction shall have been previously dissolved.

ARTHUR 5. DERR, Trustee.

DENNIS, TRUITT & COMPANY FOR, RTC., vs. United Building Company, a corporation, To R. G. Dennis, G. W. Truitt and J. C. Dennis, partners, trading as Dennis, Truitt & Company, who sue for the benefit and at the cost of the Allantic Building and Loan Association, plaintiffs, versus J. B. Levey, F. Sitterding, B. A. Johnson, J. H. Wilkinson, Rosa L. Bryant, W. M. Yager, trustee: C. H. Vines and A. B. Hunt, special commissioners; Atlantic Building and Loan Association, a corporation; J. C. Sawyer, trustee, and the United Building Company, a corporation, defendants.

In the hustings court for the city of Roanoke, Va.:

Val:
TAKE NOTICE: That pursuant to decree in
the above cause of October 1, 1895, 1 shall, ON
THE 20TH DAY OF NOVEMBER, 1895, at my

RUSTRE'S SALE.—WHEREAS A CERTAIN deed of trust was executed by Emanuel Petuser to Geo C. Sawyer and his successors as rastee, bearing date March 9, 1893, and recorded in the clerk's office of the hustings court for the city of Reanoke in deed book St. 1992, Ed.

LEGAL NOTICES.

hereinafter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 cach, dated October 17, 1800.

P34 ids Trustee.

L AND SALE.-BY VIRTUE OF A DEED OF trust executed by J. F. Wingdeld, October 17, 189, recorded in deed book No. 56, page 303, conveying to Robt. E. Scott, trustee, property

LEGAL NOTICES

Roanoke city, sell at public auction, a let of lan on the south side of Woodland avenue, Roanok

trust, and the residue in one and two years, evidences by purchaser's bonds, secured by deed of trust on the property. ROBT. R. SCOTT, 977 ds.

AND SALE—BY VIRTUE OF A DEED OF LUSSO, recorded in deed book No. 56, page 200, conveying to root. E. Scott, trustee, property here inafter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1859, page 200, conveying to root. E. Scott, trustee, property here inafter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1859, page 300, conveying to root. E. Scott, trustee, the woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1859, page 300, root on the secure of the said J. F. Winglield having defaulted, and being directed so to do by the holders of the said notes, I will ON THE 29TH DAY OF CCTOBER, 1855, AT 12 O'CLOCK NOON, at the front door of the courthouse of Roonoke city, sell at public suction, a lot of land on the south side of Woodl and avenue, Roanoke, Virginia, 80 feet west of Fourth street, being lot No. 12, section No. 3, according to the map of the Woodland Park Land Company, TB RMS, Cassi smillerint to pay the sumor \$1,000 with iste est as above, and the costs of executing this trust, and the residue in one and two years, cylenced by purchaser's bonds, secured by deed of trust on the property. ROBT, E. SCOTT, Trustee.

this truet, and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trust on the property. ROBT. E. SCOTT, Trustee.

AND SALE.—BY VIRTUE OF A DEED OF I trust executed by B. F. Moomaw, Jr., October 17, 1890, recorded in deed book No. 53, page 348, conveying to Robt. E. Scot, trustee, property hereinalter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$\$250 each, dated October 17, 1890, and payable with interest from date, in one and two years from date; in the payment of which the said B. F. Moomaw, Jr., having defaulted, and being directed so to do by the bolders of said notes, I will, ON THE 29TH DAY OF OUTOBER, 1895, AT 12 O'CLOCK NOON, at the front door of the courthouse of Rosnoke city, sell at public cauching a lot of land on the south side of East Campbell street, Roanoke, Virginia, 180 feet west of Fourth street, Boanoke, Virginia, 180 feet west of Fourth street, Boanoke, Virginia, 180 feet west of Fourth street, Boanoke, Virginia, 180 feet west of Fourth street, Scanb smillent to pay the sum of \$700 with interest as above, and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trust on the property. ROBT E. SCOTT, Trustee.

AND SALE.—BY VIRTUE OF A DEED OF 17, 1890, recorded in deed book No. 50, page 305, conveying to Robt. E. Scott, trustee, property hereinafter deactibed, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 scach dated October 17, 1890, and payable with interest from date in one and two years from date, in the payment of which the said J. F. Winglield having defaulted, and being directed so to do by the holders of the notes it will, ON THE 39TH DAY OF O TOBER, 189.

AT 12 O'CLOCK noon, at the front door of the courthouse of Roenoke city, sell at public auction a lot of land on the south side of Woodland avenne, Roanoke, Va. 120 feet west of Fourtisteret, being lot No. 11, section No. 3, according to the

F. Wingfield having defaulted, and being directed so to do by the holders of the said notes, I will, ON THE 29TH DAY OF OCTOBER, 1855, AT 12 O'CLOCK NOON at the front door of the court house of Roanoke city, sell at public saction a lot of land on the southwest corner of Woodland avenue and Fourth street, Roanoke, Virginia, being lot No. 14, section No. 3, according to the map of the Woodland Tark Lacd Company, TERMS: Cash sufficient to pay the sum of \$1,000 with interest as above and the costs of executing this trust, and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trust on the property. ROAT E. SCOTT, Trustee.

AND SALE.—BY VIRTUE OF A DEED OF L. Trust executed by J. F. Wiggfield October 17, 1850, recorded in deel book No. 36, page 228, conveying to Robt. E. Scott, trustee, property hereinalter described, in trust to secure to the Woodland Park Land Company the payment of two notes of \$500 each, dated October 17, 1850, payable with interest from date in one and two years from date; in the payment of which the said J. F. Wingfield having defaulted and being directed so to no by the holders of the said notes, I will, ON THE 29TH DAY OF OCTOBER, 1866, AT 12 O'CLOCK NOON, at the front comor of the contribuse of Roanoke city, sell at public anction a lot of land on the south side of Woodland avenue, Roanoke, Virginia, 269 feet west of Fourth street, being lot No. 9, section No. 3, ac ording to the map of the Woodland Park Land Company. TERMS: Cash sufficient to pay the sum of \$1,000 with interest as above and the costs of executing this trust and the residue in one and two years, evidenced by purchaser's bonds, secured by deed of trust on property sold. ROBT, E. SCOTT, Trustee.

AND SALE—BY VIRTUE OF A DRED OF 17, 1890, recorded in deed book No. 50, page 229, conveying to Robt. E. Scott, trustee, property hereinafter described in trust to secure to the Woodland Park Land Company the romain the sum of \$100 km the note of \$505, page 302, conveying to Robt. E. Scott, trustee, der ON OUTOBER 30, 1835, AT3 O'CLO'R P. M.
on the premises, at the property convexed in said deed with the improvements thereon bound, and described with the improvements thereon bound, and described with the improvements thereon bound, and described as follows, to-wit:

Beginning at a point on the west side of Sixth street n. e. (formerly Malker St), and running thence with Sixth street n. e. north two degrees (2°) cast one hundred (100) feet to Ninth ave. n. e. (formerly Gregory street), thence with Ninth ave. n. e. (formerly Gregory street), thence with Ninth ave. n. e. north eighty eight (8°) degrees west fity (50) feet to a point, thence south eighty-eight (88) degrees cast fitty (50) feet to the point of eighning.

TB:(MS: Cash sufficient to pay all costs of executing this trust, including a commission to the trustee, and to pay of said bond with arrearages due thereon amounting in the aggregate to six hundred and fitty-eight 36-160 dollars (628) 30-100) as of Oc ober 1st, 1895, and the balance, it any, in one and two equal annual instalments due in tweive and twenty four months, with interest thereon from date, the purchaser executing negotiable notes for deferred payments and secured by a feet of trust on the property soid.

JUNIUS McGEHEE,

9 28 td

THRE CLERE'S OFFICE OF THE CR.

I cutt Court for the city of Roancke, on the 25th day of September, 1895, Lucy West, who sues by her next triend, David Clarkston, plaintiff, against Floyd West, defendant, chancery.

The object of this suit is to dissolve the bonds of martimony heretofore solemnized between plaintiff and defendant and to obtain a decree for a divorce a vin allo matrimoni from the defendant and to obtain a decree for a divorce a vin allo matrimoni from the defendant and an obtain a decree for a divorce a vin allo matrimoni from the defendant and to obtain a decree for a divorce a vin allo matrimoni from the defendant of the State of virginia, it is ordered that he do appear here, within fifteen days after due publication hereof, and do what m